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11 Attorneys for Defendant
12 THE WET SEAL, INC.

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17 **UNITED STATES DISTRICT COURT**
18 **CENTRAL DISTRICT OF CALIFORNIA**
19 **WESTERN DIVISION (LOS ANGELES)**

20
21 UNITED FABRICS
22 INTERNATIONAL, INC., a California
23 Corporation

24 Plaintiff,

25 v.

26 THE WET SEAL, INC., a California
27 Corporation; PINK ELI, INC., a
28 California Corporation, individually
and doing business as "RESTLESS
HEART"; E-TEXTILE
CORPORATION, a California
Corporation; and DOES 1 through 10,

29 Defendants.

30 THE WET SEAL, INC.,

31 Crossclaimant,

32 v.

33 PINK ELI, INC. D/B/A RESTLESS
34 HEART,

35 Crossdefendant.

36 Case No. 12-cv-09194-JFW-SH
37 Honorable John F. Walter

38
39 **STIPULATION OF THE WET**
40 **SEAL, INC. AND PINK ELI, INC.**
41 **TO DISMISS CROSS-CLAIM**

42 Complaint Filed: Oct. 25, 2012
43 Cross-Claim Filed: Dec. 19, 2012
44 Trial Date: None Set

1 The Wet Seal, Inc. ("Wet Seal") and Pink Eli, Inc. ("Pink Eli") (collectively, "the
2 Parties"), by and between their counsel of record, hereby submit the following stipulation.

3 **WHEREAS,**

4 1. The Parties have reached a full and final settlement with respect to the cross-
5 claim filed by Wet Seal against Pink Eli on December 19, 2012. (*See* Dkt. 16).

6 2. Pursuant to their settlement, the Parties request that the Court retain
7 jurisdiction to enforce the terms of the Settlement Agreement.

8 **NOW, THEREFORE,**

9 **IT IS HEREBY STIPULATED AND REQUESTED** that the cross-claim, Dkt.
10 16, be dismissed without prejudice and the Court retain jurisdiction to enforce the terms of
11 the Settlement Agreement as set forth above.

12 Dated: April 29, 2013

BRYAN CAVE LLP

14 By: /s/ Robert J. Esposito

15 Robert J. Esposito
16 Marcy J. Bergman
17 Attorneys for Cross-Claimant THE WET
18 SEAL, INC.

19 Dated: April 29, 2013

LAW OFFICES OF S. CALVIN MYUNG

20 By: /s/ S. Calvin Myung

21 S. Calvin Myung
22 Attorney for Cross-Defendant PINK ELI, INC.

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